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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/049,350	01/30/2002	Jean-Marie Badoz	MICROM6	1148
7	590 08/12/2003			
Gary M Cohen			EXAMINER	
Strafford Building Number Three Suite 300			BUMGARNER, MELBA N	
125 Strafford A Wayne, PA 19			ART UNIT PAPER NUMBER	
• •			3732	
			DATE MAILED: 08/12/2003	1

Please find below and/or attached an Office communication concerning this application or proceeding.

	<u> </u>						
		Application No.	Applicant(s)				
Office Action Summary		10/049,350	BADOZ, JEAN-MARIE				
		Examiner	Art Unit	-			
		Melba Bumgarner	3732				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with t	the correspondence address				
THE - Exte after - If the - If NC - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply y within the statutory minimum of thirty (30 vill apply and will expire SIX (6) MONTHS , cause the application to become ABAND	be timely filed O) days will be considered timely. From the mailing date of this communication. DONED (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) filed on 30 l	<u>May 2003</u> .					
2a)□		is action is non-final.					
3) 🗌	· -						
Disposit	closed in accordance with the practice under ion of Claims	Ex parte Quayle, 1935 C.D. 1	11, 453 O.G. 213.				
	Claim(s) 10-30 is/are pending in the application	on.					
70	4a) Of the above claim(s) <u>16-25</u> is/are withdraw	•					
5)	Claim(s) is/are allowed.						
·	☑ Claim(s) <u>10-15 and 26-30</u> is/are rejected.						
7)	Claim(s) is/are objected to.	•	,				
• -	Claim(s) are subject to restriction and/o ion Papers	r election requirement.					
· · ·	The specification is objected to by the Examine	r.	•				
,	The drawing(s) filed on is/are: a) accept	<u> </u>	Examiner.				
,_	Applicant may not request that any objection to the	•					
11)[The proposed drawing correction filed on	_ is: a) ☐ approved b) ☐ disa	pproved by the Examiner.				
	If approved, corrected drawings are required in rep	oly to this Office action.					
12)	The oath or declaration is objected to by the Ex	aminer.					
Priority (under 35 U.S.C. §§ 119 and 120						
13)⊠	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 1	19(a)-(d) or (f).				
_ a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority document	s have been received.					
	2. Certified copies of the priority document	s have been received in Appl	ication No				
* .	3. Copies of the certified copies of the prior application from the International Buse the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	_				
14) 🔲 A	Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 1	19(e) (to a provisional applicatio	n).			
) The translation of the foreign language pro Acknowledgment is made of a claim for domest						
Attachmen	t(s)	-					
2) Notic	ee of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>4</u>	5) Notice of Infor	nmary (PTO-413) Paper No(s) rmal Patent Application (PTO-152)				
.S. Patent and T	rademark Office						

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DETAILED ACTION

Specification

1. The substitute specification filed May 30, 2003 has been entered.

Election/Restrictions

2. Applicant's election of Invention II and Species A, new claims 10-15 and 26-30 in Paper No. 6 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)). Claims 16-25 are withdrawn from further consideration as being drawn to a nonelected invention and species.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 15 and 26-30 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claims 15 and 28-30, it is unclear if the "cartridge" is intended to be positively claimed as an element of the apparatus. In claim 26, it is unclear if the "root-canal instrument" is intended to be positively claimed. In claim 27, it is unclear if the "filling material" is intended to be positively claimed.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 6. Claims 10-14, 26 and 27 are rejected under 35 U.S.C. 102(b) as being anticipated by McSpadden (5,067,900). McSpadden discloses an apparatus 72 comprising at least one recess 84 and a heater 76 (figure 3). Patentable weight is not given to inferentially claimed elements that the apparatus may be used with such as the filling material and cartridge. As to claims 11 and 12, McSpadden shows the recess formed in a heat-conducting element 76, the heat-conducting element is a heat-conducting heating body, the heater is a resistive electric element coupled with the body (column 4 line 65 column 5 line 4). As to claim 13, McSpadden shows a plurality of recesses formed in the body. As to claim 14, the recesses are coupled with a single heater. As to claim 26, although not positively claimed, the root-canal instrument 22 is a condenser 22. As to claim 27, although not positively claimed, the filling material is gutta percha 42.
- 7. Claims 10-15, 27-30 are rejected under 35 U.S.C. 102(b) as being anticipated by Riazi (5,215,461). Riazi discloses an apparatus comprising at least one recess 45 and a heater 23. Patentable weight is not given to inferentially claimed elements that the apparatus may be used with such as the filling material and cartridge. As to claims 11 and 12, Riazi shows the recess formed in a heat-conducting element 76, the heat-conducting element is a heat-conducting heating body, the heater is a resistive electric element coupled with the body (figure 2). As to claim 13, Riazi shows a plurality of recesses 50, 51, 52 (figure 12). As to claim 14, the recesses are coupled with a single heater. As to claim 15, although not positively claimed, the cartridge is an elongate

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vessel having a longitudinal axis, the recess is shaped to receive the vessel so that the longitudinal axis is in a substantially vertical orientation. As to claims 27, although not positively claimed, the filling material is gutta percha 29. As to claims 28 and 30, although not positively claimed, the cartridge is a hollow vessel 41 fitted with a sealed closure 46 and the vessel is formed of a plastic material (column 4 line 49). As to claim 29, patentable weight is not given to inferentially claimed elements.

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Riazi in view of Berk et al. Claim 29 is rejected under 35 U.S.C. 102(b) above; however, this rejection is additionally made to show the structure of the cartridge. Riazi discloses an apparatus that shows the limitations as described above; however, Riazi does not show the cartridge as in claim 29. Berk et al. teach a cartridge of resin material having a hollow vessel, the vessel is a cylinder having an integral bottom at one end and sealed closure at an opposite end (column 4 line 66). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the cartridge of Riazi with the closures of Berk et al. to eliminate the possibility of contaminating the material as taught by Berk et al.

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Conclusion

- 10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Roane (5,286,193) is cited to show the state of the art with respect to a cartridge containing a dose of filling material.
- 11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melba Bumgarner whose telephone number is 703-305-0740. The examiner can normally be reached on Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kevin Shaver can be reached on (703) 308-2582. The fax phone number for the organization where this application or proceeding is assigned is 703-308-2708.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0858.

MKKA Sungainer

Melba Bumgarner

SUPERVISORY PATENT EXAMINED

TECHNOLOGY CENTER 3700